	Case 4:20-cv-03919-CW	Document 976	Filed 06/02/25	Page 1 of 8
1	[All Counsel Listed on Signat	ture Page]		
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16	LITIGATION		STIPULATION ORDER REGAI	AND [ <del>PROPOSED</del> ] RDING EXTENSION OF
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18			Judge: Hon. Claud	lia Wilken
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Pursuant to Northern District of California Local Rules 6-2 and 7-12, Plaintiffs in the above-captioned action and Defendants the National Collegiate Athletic Association ("the NCAA"), the Pac-12 Conference ("the Pac-12"), The Big Ten Conference, Inc. ("The Big Ten"), The Big 12 Conference, Inc. ("The Big 12"), the Southeastern Conference ("the SEC"), and the Atlantic Coast Conference ("the ACC"), by and through their respective undersigned counsel of record, submit the following Stipulation and Proposed Order:

WHEREAS the Court held a Final Approval Hearing on Plaintiffs' Motion for Final Settlement Approval on April 7, 2025;

WHEREAS pursuant to the Order Setting Case Schedule, the deadline for Defendants' Opposition to Plaintiffs' Dispositive Motion and *Daubert* Motions and Cross-Dispositive Motion and *Daubert* Motions ("Defendants' Brief") is currently June 6, 2025 (*House* Dkt. No. 949);

WHEREAS the Parties made revisions to the Settlement pursuant to the Court's Order Regarding Motion for Final Approval of Settlement Agreement ("Order"), entered the same day as the Order Setting Case Schedule (Dkt. Nos. 948, 959, 963);

WHEREAS the Parties believe their revisions fully address the issue raised in the Order, see Dkt. Nos. 967, 969;

WHEREAS the Court has not yet ruled on Plaintiffs' Motion for Final Settlement Approval;

WHEREAS the Parties believe a brief extension of the due date for Defendants' Brief would promote the interests of judicial economy and efficiency;

NOW THEREFORE, THE PARTIES, THROUGH THEIR UNDERSIGNED

COUNSEL, HEREBY STIPULATE AND REQUEST THAT: The deadline for Defendants'

Brief be modified such that it is due, if it is necessary, two weeks after any further Order on Final Approval, or June 27, whichever is later.

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## SIGNATURE CERTIFICATION

I, Rakesh N. Kilaru, am the CM/ECF user whose ID and password are being used to file the Stipulation for Extension of time. In compliance with Local Rule 5-1(i)(3), I hereby attest that concurrence in the filing of this document has been obtained from each of the other signatories.

Dated: June 2, 2025 Respectfully submitted,

## WILKINSON STEKLOFF LLP

By: /s/ Rakesh Kilaru Rakesh Kilaru

Attorney for Defendant National Collegiate Athletic Association

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